UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO

JAMES HAYDEN	
) Case No. 1:17-cv-02635
V.) Corporate Disclosure Statement
2K GAMES, INC., and TAKE-TWO INTERACTIVE SOFTWARE, INC.	
Local Criminal Rule 16.2: Any non-governmentatement identifying all its parent, subsidiary company that owns 10% or more of the party complaint, answer, motion, response or other	Statement provisions in Local Civil Rule 3.13(b) and mental corporate party to a proceeding must file a and other affiliate corporations and listing any publicly held y's stock. A party must file the statement upon filing a pleading in this Court, whichever occurs first. The ntinuing throughout the pendency of the case.
In compliance with those provisions,	this Corporate Disclosure Statement is filed on behalf of:
Defendants 2K Games, Inc. and	d Take-Two Interactive Software, Inc.
Yes No.	ther affiliate of a publicly owned corporation? lentity of the parent, subsidiary or other affiliate corporation
and the relationship between it and the	ne named party:
2K Games is wholly-owned by t Inc. ("Take-Two").	the publicly held Take-Two Interactive Software,
Take-Two has no parent corpor	ration.
Is there a publicly owned corporation outcome? Yes 1	n, not a party to the case, that has a financial interest in the No.
If the answer is Yes, list the identity of	of such corporation and the nature of the financial interest:
The Vanguard Group, Inc. is a more of the outstanding commo	publicly held entity which may own 10% or on stock of Take-Two.
s/ David T. Movius	05/10/2018
(Signature of Counsel)	(Date)